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	Attorney for Plaintiff		
7	UNITED STATES	S DISTRICT COURT	
8	EASTERN DISTRICT OF CALIFORNIA		
9			
10	EVALVALANA MENDOZA) Case No. 1:20-cv-01695-EPG	
11	EVALYN ANA MENDOZA,)) STIPULATION AND ORDER FOR	
12	Plaintiff,) EXTENSION OF TIME)	
13	vs.	(ECF No. 15)	
14	KILOLO KIJAKAZI, Acting Commissioner of Social Security,	,))	
15			
16	Defendant.)	
17		()	
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	IT IS HEREBY STIPULATED, by and between the parties through their respective		
21	counsel of record, with the Court's approval, th	at Plaintiff shall have a 30-day extension of time,	
22	from November 15, 2021 to January 14, 2022,	for Plaintiff to serve on defendant with Plaintiff's	
23	Opening Brief. All other dates in the Court's S	cheduling Order shall be extended accordingly.	
24	This is Plaintiff's first request for an ext	tension of time. Good cause exists for this	
25	extension. Counsel has recently received a greater number of Answers and Certified		
26	Administrative Records from defendant in cases in this district, and the three other California		
27	Districts, each of which require settlement nego	otiations or merit briefing. Counsel has a greater	
28	than usual number of merit briefs due in Noven		

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	requesting an extension through January 21, 2022 to accommodate the number of cases due.		
	For the weeks of November 15, 2021 and November 22, 2021, Counsel has 10 merit briefs,		
	several reply and settlement letters. Counsel also has 20 administrative hearings before the		
	Office of Hearings Operations. For the short month of December 2021, Counsel has 20 merit		
	briefs scheduled due.		
	Counsel has also received an increase in the number of AC denials which require a		
	review for possible filing in US District Court. Lastly, Counsel has end of the year business		
	reviews to conduct as the CEO of Peña & Bromberg, PC.		
	Due to the increase in certified administrative records being filed by defendant, Counsel		
	for Plaintiff has a larger than usual number of briefs due for the months of November and		
	December 2021.		
	Compounding the issue of an increased number of merit briefs due, Counsel has		
	preplanned vacation days for the Thanksgiving and Christmas holidays. Counsel respectfully		
	requests the Court granted the requested extension.		
	Counsel for the Plaintiff does not intend to further delay this matter. Defendant does no		
	oppose the requested extension. Counsel apologizes to the Defendant and Court for any		
	inconvenience this may cause.		
	Respectfully submitted,		
	Dated: November 11, 2021 PENA & BROMBERG, ATTORNEYS AT LAW		
	By: <u>/s/ Jonathan Omar Pena</u>		
	JONATHAN OMAR PENA		
	Attorneys for Plaintiff		
	Dated: November 11, 2021 PHILLIP A. TALBERT		
	Acting United States Attorney DEBORAH LEE STACHEL		
	Regional Chief Counsel, Region IX		
	Social Security Administration		

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2	By: */s/ Oscar Gonzalez de Llano Oscar Gonzalez de Llano	
	Special Assistant United States Attorney	
3	Attorneys for Defendant (*As authorized by email on November 11, 2021)	
4	(As authorized by chian on November 11, 2021)	
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6	<u>ORDER</u>	
7	Based on the above stipulation (ECF No. 15), IT IS ORDERED that Plaintiff shall file	
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9	Plaintiff's opening brief no later than January 14, 2022. All other deadlines in the Court's	
10	scheduling order are extended accordingly.	
11	IT IS SO ORDERED.	
12	Dated: November 11, 2021 /s/ Encir P. Grong	
13	Dated: November 11, 2021 Value Va	
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